IN THE UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

John Brewer, on behalf of himself and)	C/A No.: 3:13-cv-286-JFA
all others similarly situated,)	
)	
Plaintiff,)	
)	ORDER HOLDING
VS.)	DEFENDANT IN CONTEMPT
)	AND REQUIRING THE
Dynamic Recovery Services, Inc.,)	UNITED STATES MARSHAL
)	TO ASSUME CUSTODY
Defendant.)	OF J.D. SHADE
)	

In this action, the Plaintiff, John Brewer, obtained a judgment against the Defendant, Dynamic Recovery Services, Inc., in the amount of \$30,000. That Order has now become final. The Plaintiff has been informed by the Defendant's Chief Operations Officer that the Defendant does not intend to pay the judgment voluntarily. For these reasons, the Court issued its Order of October 9, 2014, directing J.D. Shade, President of the Defendant corporation, to appear before this Court on November 24, 2014, to identify assets of the Defendant that may be used to satisfy the Judgment. Under well-established South Carolina law, the Plaintiff is entitled to avail himself of the procedures available to identify and obtain assets that may be used to satisfy the Judgment. This includes provisions allowing a court to order a judgment debtor who refuses to satisfy a judgment to appear before the court to be examined about its assets.

3:13-cv-00286-JFA Date Filed 01/20/15 Entry Number 90 Page 2 of 2

On November 24, 2014, Mr. Shade failed to appear before this Court. Out of an

abundance of caution, this Court attempted to reach Mr. Shade by telephone and learned that

he was unavailable. The Court did speak with Defendant's Chief Operations Officer,

Raymond O. Davison, and in that conversation, the Court informed Mr. Davison that Mr.

Shade was in danger of being held in contempt for his failure to comply with the Court's

Order. The Court then adjourned the hearing and thereafter, the attorney for the Plaintiff had

further conversations with Mr. Davison. To date, none of the Judgement has been satisfied;

Mr. Shade has failed to appear and communicate with the Court to explain why he did not

appear. Regrettably, this Court is left with no other course of action but to require the United

States Marshal to take Mr. Shade into custody and bring him to this District.

Accordingly, it is hereby ordered that the United States Marshal seize and detain J.D.

Shade, President of Dynamic Recovery Services, Inc., and transport him to the District of

South Carolina so that he may appear before this Court to explain why he should not be

sanctioned for his contempt. A copy of this Order shall be sent by the Clerk by regular mail

and by certified mail to Mr. Shade at the address on file in the Court's docket. The Marshal's

Service should notify the Court when Mr. Shade is physically present in South Carolina and

this Court will immediately schedule a hearing.

IT IS SO ORDERED.

January 20, 2015

Columbia, South Carolina

Joseph F. Anderson, Jr.

Joseph F. anderson, J.

United States District Judge

2